

PATENT APPLICATION **TRANSMITTAL** 

04-16-01

Attorney Docket No.

Total Pages

First Named Inventor

## **BEHRANG BEHIN**

MEMS MIRRORS WITH PRECISION CLAMPING MECHANISM

APPLICATION ELEMENTS	ACCOMPANYING APPLICATION PARTS				
1. [ ] Fee Transmittal Form	9. [ ] Assignment cover sheet and document(s)				
2. [ X ] Applicant Claims Small Entity Status	10. [ ] Power of Attorney by Assignee				
3. [X] Specification Total Pages: [2]	[ ] with CFR 3.73(b) statement				
4. [X] Drawing(s) Total Sheets: [ & ]	11.[ ] English Translation Document				
5. [ ] Oath or Declaration Total Pages: [ ]	12.[ ] IDS/PTO-1449				
a. [ ] Newly executed (original or copy)	[ ] with copies of cited references				
b. [ ] Copy from a prior application 1.63(d)	13. [ ] Preliminary Amendment				
(complete Box 17 and note Box 5 below)	14. [ X ] Return Receipt Postcard (MPEP 503)				
i. [ ] Signed statement deleting inventors named in the prior application, see CFR 1.63(d)(2) and 1.33(b) 6. [ ] Incorporation by Reference (if 5b is checked) The entire disclosure of the prior application, from which a copy of the oath or declaration is supplied under Box 5b, is considered as being	15.[] Small Entity Statement				
	[ ] Statement filed in prior application				
	Status still proper and desired				
	16 [ ] Certified Copy of Priority Document(s) (if foreign priority is claimed)				
part of the disclosure of the accompanying application and is hereby incorporated therein	17 [X] Request and Certification under 35 USC				
by reference.	122(b)(2)(B)(i). Applicant must attach form PTO/SB/35 or its equivalent				
7. [ ] Microfiche Computer Program (Appendix)	,				
8. [ ] Nucleotide/Amino Acid Sequence Submission (all the following are necessary)	18 [X] Other:				
a. [ ] Computer Readable Copy	This application claims priority from U.S. Provisional Application Serial No. 60/250,081, filed November 29,				
b. [ ] Paper Copy (identical to computer copy)	2000				
c. [ ] Statement verifying identity of above copies					
19. If a CONTINUING APPLICATION, check appropriate box and supply the requisite information:					
[ ] continuation [ ] divisional [ ] CIP	of prior application No.: [ ]				

	20.	CORRE	SPOND	ENCE ADDRESS	;			
NAME	CUSTOMER NO.: 27652	i fara da						
:	[X] BAR CODE LABEL	NSEL HERE  27652  PATENT TRADEMARK OFFICE						
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Cer	tificate of mailing by Express mail	
I hereby certify that I am mailing this corre	spondence on the date indicated below to the ASSISTANT	
	PATENT APPLICATION, WASHINGTON, DC 20231 using the "Express I	Mai
Post Office to Addressee" service of the U	Inited States Postal Service under 37 CFR 1.10.	
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SIGNATURE

NAME OF PERSON SIGNING

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35 U.S.C. 122(b)(2)(B)(i)

Attorney Docket No.: ONX-115A

First Named Inventor BEHRANG BEHIN

Title

MEMS MIRRORS WITH PRECISION CLAMPING
MECHANISM

I hereby certify that the invention disclosed in the attached application **has not and will not be** the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

Date

4/12/2001

Signature

Joshua D. Isenberg

Typed or Printed Name

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing**.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant **must** notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. **Failure to do so will result in abandonment of this application** (35 U.S.C. 122(b)(2)(B)(iii)).